THE COURTS.

The Mason Counterfeiting Case---Interesting Testimony.

The Yacht Rambler Salute-Verdict for Damages.

THE ODELL TRIPARTITE LITIGATION

United States Commissioner White yesterday morning decided to hold Angelo di Giacomo, alias Cicarriello, for extradition. He is charged with being one of a gang of Italian brigands who captured a larmer's son, named Guisseppe Avigliano, near Naples, for whom they demanded a ransom of 600 ducats. Because this sum was not forthcoming the prisoner was shot and killed on the 26th of August, 1867. The papers in the case have

been sent to Washington.
The Hebrew Free School Association leased property indirectly from Hamilton Fish for the use of the association. It was stipulated in the lease that the lessees pay the taxes. A tax levied on the property was vacated on application of the lessues, such tax being a violation of the statute. Supreme Court, General Term, where the case was argued yesterday, after which the Court took

Inc papers.

Judge Donohue, in Supreme Court, Chambers, yesterday granted an injunction restraining Frederick and Appolonio Weber from giving any jur-ther performances at Liberty Hall until they have

Daniel Ottolinger has brought suit in the Marine Court against Albert W. Palmer for compensation alleged to be due him for the adaptation of the play of "The Two Orphans," he claiming that he is entitled to the credit of adaptation inste d of Hart Jackson. Under a provision of the code allowing an examination before trial Mr. Palmer was examined before Judge MoAdam. Mr. Palmer testified that Mr. Ottolinger never had anything to do with the adaptation of the play through any authority from him or to his knowledge.

THE MASON COUNTERFEITING CASE. An examination was held in this case yesterday for the convenience of the large number of persons who attended in the United States Circuit Court room. Colonel Washburne, the present Chief of the Secret Service Division, the captor of Mason; detective fraternity were present. The principal witness was Albert Ensor, an Englishman, through whose passing of counterfeit notes the arrest of himself and Mason followed. The particulars of this mixed up case have already appeared in full in the Herald.
ENSOR'S TESTIMONY.
Albert Ensor, who was brought on from Roch-

ester on a writ of habeas corpus, ad testificanoum, detailed his first meeting with Mason, the accused, in Toronto, Canada. Ensor is a native, coording to his statement, of Nottingham, in England, a great lace mart, where his father is a November, 1872, and landed in Quebec, where he remained but a very short time, leaving there and removing to Montreal, where he stayed from Noremoving to Montreal, where he stayed from No-wember, 1872, to May, 1873; he worked there for awhite with a Mr. J. H. Moonery, a tanner, Ensor's business being a tanuer of furs; also wrote articles for the newspapers; wrote in con-junction with a Mr. John White for the Canadian Illustrated News; was a member of the firm of the Mat Manufacturing Company of Canada; after its dissolution went into business for himself in the tanners business; it was there he first met with Mason; the latter was in an impecuatious condition and appealed to Ensor for relief, claiming to be a fellow country-man; the latter was himself in a like condition, but yleiding to the importunities and the claim of Ensor for relief, claiming to be a fellow country-man; the latter was himself in a like condition, but yielding to the importunities and the claim of country put forth by Mason he sold a barrel of soda, material required in his business, which he himself had purchased on credit, at a much lower rate than the first cost, for the purpose of raising funds for his quondam friend Mason; the sale of the soda coming to the knowledge of his creditors they charged him with irand and he was tried and imprisoned; he had not long been an immate of the Toronto jail when Mason was also incarcerated, and the two worthies, whose criminal careors were to be so identical, were thrown together again.

To the question, What was Mason imprisoned for on that occasion? the witness, with the greatest houchalance replied, "On five charges—or blackmailing, libel, perjury and several other small affairs"—(laughter)—witness get out of the Toronto Jail, after three months? imprisonment, on the 18th of June, and at once started for the United States, arriving in Buffaio in June, and remaining there till becember, 1874, working at the trade of a tanner; then went to Rochesier, where he again engaged in the business of his trade; while here he was notified of an importation of inces and iurs coming to him, the

Notes that the trade of a tanner; then went to Rochesier, where he again engaged in the business of his trade; while here he was notified of an importation of inces and jurs coming to him, the laces from his fainer in Nottingham and the jurs from the bouse of Nugent, Old kent road, London. At this point witness was asked by prisouer's counsel which of his father's had sent him the lace, his father Ensor or his father Warner?

Witness—What do you take me for? I have only one father. (Laughter.) These goods arrived here on the 8th January; was notined of the arrival by Custom house Broker Morris, of No. 50 Broadway; came to New York, and endeavored to witndraw the goods, which were worth about \$1,400; the laces were merely intended as samples, by which he expected to sell on orders; the duty on these goods amounted to some \$250, which he was mable to pay; soon after arriving in New York, in quest of the goods, he again met with Mason, who, he said, advanced him the money to witndraw the goods. After some methal conferences, Mason brought him to some back in the city which witness could not locate, Mason going inside and repurning to the street and handing witness \$500—\$200 in \$20 bills and \$300 in \$50 bills. Witness testified that Mason had bought the laces and jurs and that the sum was in part payment, and that according to the agreement, the lurs were to be expressed to Rochester in Ensor's name until the inil price was paid. On the same day that the \$500 was given to hasor, himself and Mason started for Philadeiphia, the former for the purpose of entering as a competitor in the great Centennial cness tournament, White on the cars, however, and afterward on arrival in Philadeiphia, however, and afterward on arrival in Philadeiphia, however, and afterward on arrival in Philadeiphia, the former for the purpose of entering as a competitor in the great Centennial cness tournament. White on the cars, however, and afterward on arrival in Philadeiphia, including his fare to Rochester, where he arrived with out three \$

THE YACHT RAMBLER"S SALUTE. The suit brought by Hannan Haack to recover F. Feering, owners of the yacht Rambier, on account of the death of her husband, alleged to have been accelerated through being hit by a wad from a cannon on the yacht, in firing a salute, which Robinson, in the Court of Common Pieas, was concluded yesterday. Judge Robinson charged the jury that if the firing of a salute, which was usual before coming to an anchorage, at which time the salute, in the present instance was fired, was, pursuant to agental order of the owners, that the latter, though not on board at the time, must be held accountable for any disaster that might ensue from such firing. Although in the face of a charge so explicitly against the defendants the jury were out several hours before agreeing on a verdict. They gave a verdict for \$1,500 damages, the amount sued for being, however, \$5,000. On the rendition of the verdict a motion was made for a stay of judgment, and thirty days to make out a case of exceptions preliminary to a new trial, as the decasted was seventy-two years old when he died, as his death took place six years after the firing of the salute, and as suit brought by him for excasges shortly afterward resulted in a dismissal of the complaint, it is believed that good and sufficient grounds exist for an appeal from the present suit. concluded yesterday. Judge Robinson charged

THE ODELLS' RUNAWAY TEAM. The case of the Messra Odell against N. S. Williams, Daniel Donnelly and the city to recover damages to their carriage and horses through the latter becoming frightened and running against a

has been on trial for several days in the Superior Court, before Judge Freedman, was concluded vesterday. The stones belonged to Williams, who was flarging the sidewalk in front of some new buildings owned by Donnelly. In his charge to the jury, Judge Freedman said that if the horses, in approaching the flagsfonces, were under the control of the driver, a verdict should be given for the defendants, and there should be given for the defendants, and there should be the same verdict if they found that the injuries were the result of an inevitable accident. They were to consider, however, whether the flagston is were lawfully on the street. There could be no disputing the fact that the owner had a right to temporarily deposit materials required for the flagging of the sidewals. Necessity, however, only excused their deposit there, and it they remained longer than was necessary they became an obstruction and a nuisance. If it was a nuisance Whitamas was hable for keeping the stones there and Donnelly was hable for abetting in maintaining the nuisance. In order to make the city liable it must be clear that the Corporation had express notice of it and allowed the nuisance to remain. buildings owned by Donnelly. In his charge to the

to remain.

The jury were out several hours, when Judgo Freedman, wearled of waiting for their return, ordered a scaled verdict to be orought in this

COURT OF OYER AND TERMINER. A MURDER TRIAL POSTPONED-ARRAIGNMENTS, PLEAS AND SENTENCES-TRIAL OF A NEWS-

There was a large attendance yesterday in the Court of Over and Terminer, Judge Barrett on the bench. It was expected that John Jourdan, indicted for murder in the first degree, would be tried, but his counsel, Mr. William F. Howe, owing to his other professional engagements, had been unable to prepare the defence. The trial was accordingly postponed till next Monday.

William H. Chambers, a very gentlemanly looking man, with a most benignly benevoient countenance, was called up to answer to an indictment of collecting money for the Union Home and School upon forged papers of authorization. School upon forged papers of authorization. It will be remembered that in the course of his collecting peregrinations he called at a house where Mrs. Chief Justice Daily, one of the lady managers, was making a call, when a sudden estopped was put on his intriner collections. Mrs. Daily, as also the Chief Justice and the venerable Peter Cooper, were in court, ready to testify against him. The prisoner saved them that trouble, and also the Court the trouble of trying him, for he promptly entered a plea of guilty, and Juage Barrett, after a severe lecture on the vileness of his conduct, which he characterized as one of the most infamous crimes in the criminal calendar, sentenced him to the State Prison for three years. Chambers is said to have spent one torm already in the State Prison for a similar offence.

SUPREME COURT-CHAMBERS.

By Judge Donohue.

Frank vs. Bryau; Kamp vs. Kamp.—Motions granted. Menorandums.

Mutual Life Insurance Company vs. Doremus; Mutual Life Insurance Company vs. Bloom; Lyne vs. Williams; Seasongood vs. Lynch; in the matter of Penduli; Russell vs. McLain.—Granted.

Lippmann vs. Smith.—Motion grapted.

The People. &c., vs. Flansgan,—Granted. See memorandum.

Cornell vs. Slater; Mott vs. Homerton.—Memorandums.

orandums. Hefferman vs. Reed, Jr.—Motion denied, with

costs.
Schemerhorn vs. Schemerhorn.—Motion denied,
without costs. Memorandum.
Parish vs. Snyder.—Motion denied.
Follerton vs. Fullerton.—Reference ordered.
Wood vs. Wood.—Report of referee confirmed,
and decree of divorce granted to plaintiff.
Howe vs. Howe.—Proof of adultery not suf-

Huoner vs. Roosevelt .-- No copy of complaint in papers.
In the matter of Dupignac.—I think the case made is such as to require a hearing at once before me. Motion will be heard on the 25th, at ten A. M. Searle vs. Searle.—Unless there was a written agreement to pay more than \$3 a meeting, that is all that can be charged.

SUPREME COURT-SPECIAL TERM By Judge Van Vorst.

Cook vs. Platt.—Judgment for plaintiff.
Saunders vs. Poor.—Findings settled.
Deutsche Evangelische Lutheran. &c., vs. The
Mayor, &c.—Memorandum for counsel.

Ey Judge Van Brunt.
Livingstone vs. White.—Motion denied and
order entered.
Delance vs. Maloney; Moore vs. Seabury.—
Findings settled.

SUPERIOR COURT-SPECIAL TERM.

By Judge Curtis,
Jackson et al. vs. Isaacs et al.—Reference or
dered to ascertain and report on matters stated
in petition, together with the proofs, and to summon parties before him.
Bailey vs. Hatton.—inquest set aside and defendant allowed to defend on payment of piaintiffs costs of opnosing the former motion, wellow, we tiff's costs of opposing the former motion, when defendant omitted to specify the irregularity on which he moved in his notice of motion. Memo-

random.

Fowers vs. lughes et al.—Motion for a bill of particulars denied. Memorandom.

Ettilizer vs. Stegmuller.—Motion to vacate order denied, with costs to plaintiff.

Andrews vs. Van Wagenen.—Judgment for plaintiff. Findings signed and fled.

COMMON PLEAS-SPECIAL TERM.

By Judge Larremore,
Rickier vs. Rickier. - Proof insufficient,
Ewald vs. Ewald. - Proof required that no
answer has been interposed. answer has been interposed.
Hurd vs. Oudle.—Application denied, with leave
to renew after examination of judgment deutor.
Manuacturers' and Builders' Bank vs. Kierstadt.—Application adjourned, with leave to apply
to one of the judges who sat at General Term for
an order to slow cause.
Garrison vs. Burroughs.—Motion granted.

COURT OF GENERAL SESSIONS. Refore Judge Sutherland SENTENCES AND ACQUITTALS. George W. Edwards, a youth who was charged

with stealing on the 2d of November \$45 worth of gentleman's underwearing apparel from Nathaniel B. Ellis, his employer, pleaded guilty to petit lar-The prisoner was sentenced to the Penitentiary

for six months.

Christine Ne.lson pleaded guilty to an attempt

at grand larceny. The charge was that on or about the 5th of October, 1874, she stole a lace shawl, a silk dress and a velvet jacket, the aggre gate value of which was \$510, belonging to the wife of Dr. Edward G. Bartlett. She took the things to Beston and pawned them for the insignificant som of \$15. Mr. Hummel, her counsel, informed the Court that the accused had not been long in the country and that she pawned me goods in order to raise money to pay her passage back to Denmark. His Honor sentenced the namesake of the fair songstress to the State Prison lor

sake of the fair songstress to the State Prison for two years.

William Stevens, alias Daniel Flynn, on the 17th of March stole \$8 from the person of Catharine Grady. He pleaded guilty to the indictment and was sent to the House of Refuge.

Anton Eirly, a respectable looking young man, was tried and bromptly acquitted on a charge of furtively carrying a concealed weapon known as a slungshot, in August last. He produced witnesses to snow that he picked it up as he was leaving a moonlight picnic held at National Park, and the officer swore that he voluntarily handed it to him.

BURGLARY.

John Williams, who was indicted for burgiariously entering the stable of Christopher Hays, No. 161 East Thirty-fifth street, and steading a bearskin robe, valued at \$50, pleaded guilty to an attempt at burglary in the third degree. The prisoner was sentenced to the State Prison for two years and six months.

AN INGENIOUS LARCENY.

Jacob B. Stone was tried and convicted of grand larceny by trick and device. The proof adduced by the prosecution was that the accused hired i room in Bleecker street for one week, for the ostensible purpose of using it as a real estate office, and caused an advertisement to be inserted in the Staats Zeitung for "a steady man, with \$50:

in the Staats Zeitung for "a steady man, with \$50; must speak English; easy work; good wagea." The complainant responded and gave the prisoner \$50, but on the following any the prisoner relused to return it on demand. He did not like the appearance of things.

Assistant District Attorney Noian stated that there were a number of complaints against the accused of a similar character.

Mr. Mout contended that the evidence failed to show the crime of grand larceny, the accused baving given the complainant a note as security for the return of the money, on condition that he would receive two days' notice before he (the complainant) left his employ.

His flonor overruled the objection, and the jury rendered a veroict of guilty. Stone was remanded for sentence.

rendered a verolet of guity. Stone was remanded for sentence.

The Grand Jury presented a number of indictments, among which was a bill for murder in the first degree against Philip Olwell. He was arraigned and his plea of not guilty was entered at the request of Mr. Hummel, who represented Mr. Howe.

John Yunkers, who was jointly indicted with Julia Beenholdt for forging an order for \$200 upon the German Savings Bank, on the 16th of January, was tried separately, the prosecution having con cluded to use the female prisoner as a witness. plie of dagstones in Fiftr-second street, which | She swore that Yunkers wrote the order in her

father's house, forging the name of George Bechholat, and induced her to go to the bank where her father was a depositor. After she got the money Yunters took throm her and refused to carry out his promise to marry her. The jury after deliberating a lew moments rendered a versiter deliberating a lew moments. diet of gunity.

Judge Sutherland, in view of the aggravated circumstances, sent him to the State Prison for four
years and six months.

TOMBS POLICE COURT. Before Judge Kilbreth.

IN NEED OF SOAP. About ten o'clock on Tuesday night, two men broke into the soap manufactory of J. C. Hull, Sons & Co., at No. 108 Cliff street, They were busily engaged removing toxes of soap from the place when taken into eastedy by an officer of the second precinct. When taken to the station house they gave their names as Cornelius Kelly and John Quaid. At the Tombs Police Court yesterday Justice Kilbreta held them in \$1,000 ball each to

JEFFERSON MARKET POLICE COURT. Before Judge Kasmire. A CASE OF MAYHEM.

About one o'clock yesterday morning, in a saloon at No. 122 Bleecker street, John Fay, of No. 156 Bieecker street, while talking to the barkeeper, James Keiler, was attacked by one Edward Mur ray, of No. 184 Thompson street, who, it is alleged, took Fay's head between both his hands and bit off a piece of his ear. Murray, who was arrested, was arraigned before Judge Kasmire yesterday and was committed in \$2,000 bail to answer. The complainant, John Fay, and the witness of the assault, James Keller, were sent to the House of Detention.

VIOLATION OF THE EXCISE LAW. Joseph O'Connor, of No. 948 Broadway, was Daniel Jackson, of No. 500 Third avenue. This beling the second time Mr. O'Connor has been arrested for the same offence, he was held by Judge Kasmire in \$1,000 buil to answer. Bail was immediately furnished by Mr. Thomas Murphy, of No. 408 East Twenty-fifth Street.

COURT CALENDARS-THIS DAY. COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Donohue.—Nos. 78, 84, 102, 172, 174, 237, 260, 275, 276, 275, 280, 281, 282.

SUPREME COURT—GENERAL TERM—Held by Judges Davis, Brady and Daniels.—Nos. 28, 44, 48, 149, 153, 155, 158, 159, 161, 162, 164, 164, 163, 167, 168, 164, 171, 172, 175.

SUPREME COURT—SPECIAL TERM—Held by Judge Van Brunt—Issues of Isw and fact.—Nos. 110, 320, 159, 170, 154, 257, 258, 260, 261, 270, 275, 276, 277, 4, 278, 279, 280, 281, 282, 283, 284, 285, 287, 288, 289, 292, 294.

159, 170, 124, 257, 258, 260, 261, 270, 275, 270, 2773, 278, 279, 280, 281, 282, 283, 284, 285, 281, 288, 289, 292, 294.

SUPREME COURT—CIRCUIT—Part 2—Held by Judge Westbrook.—Nos. 462½, 1176, 1276, 1222, 330, 468, 1000, 1000½, 778, 1374, 1364, 1382, 2286, 1526, 2408, 2250, 1322, 1033, 224, 1314, 1705, 1822, 672, 1094½, 1376. Part 3—Held by Judge Lawrence.—Nos. 831, 917, 823, 929½, 1032, 1657, 1679, 1609, 2565, 2422, 1033, 1913, 665, 241, 443½, 553, 567½, 1307, 1119, 1031, 2561, 825.

SUPERIOR COURT—GENERAL TERM—PART 1—Held by Judge Monell.—Short causes,—Nos. 1755, 1865, 1880, 1785, 1862, 1793, 1392. Part 2.—No day calendar. COMMON PLEAS—TRIAL TERM—PART 1—Held by Judge Robinson.—Nos. 2315, 1656, 2316, 2376, 2504, 1959, 2223, 2324, 2397, 2433, 2340, 2453, 2509, Part 2.—Adjourned for the term.

COMMON PLEAS—GENERAL TERM.—Adjourned until Monday, April 6.

MARINE CUURT—TRIAL TERM—Part 1—Held by Judge Spaulding.—Nos. 1780, 3193, 1898, 1899, 4172, 883, 1274, 1862, 1863, 1883, 3422, 3485, 1901, 1903, 1904, Part 2.—No day calendar. Part 3.—Held by Judge Spaulding.—Nos. 1780, 3193, 1898, 1899, 4172, 3041, 297, 2033, 3117, 3115.

COURT OF GENERAL SESSIONS—Held by Judge Sutherland,—The People vs. Peter Murphy, burglary; Same vs. Peter Seamour. lelonious assault and battery; Same vs. Denis Earle, felonious a-sault and battery; Same vs. William B, Hickson, grand larceny; Same vs. Charles Logne, grand larceny; Same vs. Thomas Smart, petit larceny; Same vs. Mary McCarthy, petit larceny; Same vs. Thomas Smart, petit larceny; Same vs. Mary McCarthy, petit larceny; Same vs. Thomas Smart, petit larceny; Same vs. Mary McCarthy, petit larceny; Same vs. Thomas Smart, petit larceny; Same vs. Mary McCarthy, petit larceny; Same vs. Mary McCarthy, petit larceny; Same vs. Court of APPEALS.

COURT OF APPEALS.

ALBANY, March 24, 1875. Albro vs. Figuera. - Motion for reargument sub-Altro vs. Figuera. — Monto March &c., plaintiff in mitted.

William M. Tweed, impleided, &c., plaintiff in error, vs. The People, delendants in error. — Argument resumed. Case still on.

Proclamation made and Court adjourned.

No other calendar will be made this week, except the following for Thursday, March 25: — Nos. 146, 147, 148, 150, 151, 303, 305, 153.

UNITED STATES SUPREME COURT.

WASHINGTON, March 23, 1875. No. 528. Balley, Collector, vs. New York and Hudson River Railroad Company-Error to the Circuit Court for the Northern District of New York.—In this case judgment of \$594,002 89 was obtained against Bailey in the Supreme Court of the State of New York for the recovery of internal revenue taxes on the interest certificates issued by the New York Central Railroad Company, in December, 1869, before its consolidation with the Hudson River road. After these interest certificates were issued, in February and August 1869, the company declared two dividends upon them and returned and paid the tax on each of them and returned and paid the tax on each of them; but no return was made of the certificates themselves, nor was any tax exacted there, nor any claim made that they were taxable, until some months siter the consolidation of the two reads, when the assessment was made upon it as scrip dividend, and it was collected by distraint without notice. Upon the triai the Court decided that the issuing of the interest certificates was not the declaration of a dividend scrip such as is taxable under section 124 of the Internal Revenue act, having been issued payable at the option of the company, and being without any of the usual requisities of scrip dividends, and excinded testimony derea to show, that they were subsequently merged in the capital stock of the present company on the ground that it was immaterial what was done with them after their issue, holding that the question was whether by their character they were taxable when issued. The jungment was for the company, and these rubings are assigned as error in this court. S. T. Fairenild and Senator Conking for the company; the Attorney General and Solicitor General for Bailey.

FURNITURE.

A -WEEKLY AND MONTHLY PAYMENTS FOR Furniture, Carpets and Beeding at B. M. COW-PERTHWAIT & CO.'S. 155 and 157 Chatham street. An immonse stock and low prices. A LARGE ASSORTMENT OF CARPETS, FURNI-ture and fielding at lowest cash prices at O'FAR-RELL'S extensive warrooms 410 signth avenue, between thirden and Thirty-first streets. Payments taxen weekly or monthly.

A CHANCE FOR CASH.—PARLOR SUITS, \$75.
A CHANCE FOR CASH.—PARLOR SUITS, \$75.
lar; Brussels Cappels, 5bc per yard. Private rosidence
21 hast Twentieth street, near Broadway.

A MAGNIFICENT GILDED GRAND DUCHESS

A style satin brocade Parlor Suit. cost \$475, for \$175;
one do., \$100; brocatel and reps Sitting Room and Turks
sis Suits \$75, \$50 and \$36; Flanotorie: Clasmber suits,
Mattresses, Dining, Library Furniture, Carpets; a sacrifice; family leaving city. Residence 103 West Twentyeighth street, near Sixth avenue.

eighth street, near Sixth avenue.

A -ON ACCOUNT OF REMOVAL PRIVATE FAMILY
A, will sell, at a secrifice, in lots to suit. 60, on the
dollar, rosewood 74, octave Plantoforte, onst \$55, for
\$255; magnificent satur Parior Sini, cost \$556, for \$255;
one do, \$175; Maria Antoinette Suits, \$75; furkisk suit,
one do, \$175; Maria Antoinette Suits, \$75; furkisk suit,
one of the suits of th

PRIVATE PAMILY HAVING NO FURTHER USE
A for their Household Furniture, will positively sell
at a sacrifice, viz. r-Parlor Suits, in saim, cost \$45, for
\$5,00; do., \$150; becker & Brother's Pianoforte, Mirrors,
Gentre Tables, Carpets, Curtains, four Hookenses, Writing Desks, Library tables, Console Tables, Clocks, Paintings, Sronzes, Statuary, &c.; complete Chamber Suits,
Redsteads, Dressing Bureaus Washstands, Commoder,
Towel Racks, Chairs, 41 bair and spring Mattresses, Prilows, Holsters, Bed. Linen; rop, plush and hair-fold
Suits; library and dining Furniture, Extension Indics,
Euflet; Chairs, in leather; Library Suit, in rop; Giss,
Silverware, Cutlery, &c.; several other necessary articles, Call at five story brown stone private readence
No. 47 West 16th st., between 5th and 6th avenues.

CARPETS. CARPETS,

Furniture, Beds, Bedding, &c. Payments taken by the week or month. Terms casy.

corner Twenty-fifth street and lixth avenue CARPET POR SALE-A VELVET PARLOR CARPET, 10.9x25 feet, in fine order; price \$1:5. 12 East Forty-

LURNITURE, MICRORS, CARPETS, &C. WANTED to furnish four story dwelling, for which will be given some good New York city Mortgages. Frincipal address immediately, MORTGAGE, Heraid office. GOOD SECOND HAND AND MISFIT ENGLISH Brussels, Three-ply and Ingrain Carpets, Olicloths, Ac., a specialty, very cheap, at the old place, 112 Fulton street, side entrance.

M. B. FAVOR'S AUCTION HOUSE, NO. 15 EAST
M. Fourteenth street.—In consequence of outside
sales Parlor and Bearcom Suits and other Furniture
this week, private sale, auction prices. Call, examine. CUPERIOR FURNITURE, CARPETS, PARLOK D Beds, &c., at GEORGE A. CLARKE'S, 747 Broadway, on his popular plan of monthly payments, Houses and searmonts furnished to order.

AMUSEMENTS. M RS. F. B. CONWAY'S BROOKLYN THEATRE.
THE STATE THE STATE BROOKLYN THEATRE.
THE BIG BONANZA.
By members of Augustin Dairy's Fifth Avenue Company. OLYMPIC THEATRE,

Mr. JOHN P. POOLE Mr. Solin Hr. Bessel.

Mr. Soli-mith Russel.

Herr Karl Lind,
The Garnellas,
Mr. John Fleiding,
Mr. John Stelding,
Mr. John Stelding,
Mr. John Granger,
Mr. Hos Granger,
Mr. Williams,
Mr. J. Goodling,
Mr. J. Goodling,
Mr. J. Goodling,
Mr. J. Goodling,
Mr. J. Williams,
Mr. W. W. Garliams,
Mr. John Fleiding,
Mr. Hohn Fleiding,
Mr. Hohn Fleiding,
Mr. Hohn Fleiding,
Mr. John Fleiding,
Mr. Hohn Fleiding,
Mr. John Fleiding,
Mr. Hohn Fleiding,
Mr. W. B. Garliams,
Mr. John Gilbert,
Mr. W. B. Garliams,
Mr. John Gilbert,
Mr. W. B. Garliams,
M

THE COLORED HAMIOWN STUDENTS.
The performance concluding with the Local Sensation
EVENTS IN THE LIFE OF A NEW YORK
EXTRA NOTICE POLICEMAN.

The performance concluding with the Local Sensetion EVENTS IN THE LIFE OF A NEW YORK EXTRA NOTICE. POLICEMAN. MONDAY NEXT EASTER HOLIDAY ATTRACTIONS. In addition to the present Mammon hompany. The Empress of the Air. Reautiful, Grace al, Daring, Fearless, Miller Holling, Miller Hol

PARK THEATRE. EVERY EVENING the distinguished American Actor. MR. FRANK MAYO. MR. PRANK MAYO. an American play in five acts, by the late Frank Murdock, idustrated by New Cenery by

Mr. MAYO will be supported by

Ms. Annie Douglass, Mass Nellie Reid, Miss Constance
Leigh, Miss Hattle Naylor, it, Persberg, H. N. Haviland,
W. Southard, H. Gwinette, J. Weaver, Master Buckingham.

Admission, \$1; reserved seats, \$1.59, MATINEE SATURDAY.

PIANOFORTES, ORGANS, &C. -PIANOS: MANUFACTORY PRICES: CARVED
Less all improvements, fully warranted, almost
w \$100; metaliments taken \$10; menthly rent \$5.

R. CABLES, corner Sixth av and Twenty-third st. A.—FOR RENT, UPRIGHT, SQUARE AND GRAND of the second hand Planos, in perfect order. William KNABE & CO., No. 113 Fifth avenue, above Sixteenth st

A. -WEBER, STEINWAY, CHICKERING PIANO.

forces and Organs, barrains for cash, \$i.6 to \$300;
\$3 to \$10 monthly: rent applied.

J. BiDDLe, 13 Waverley place, near Broadway. A T \$100—HANDSOME ROSEWOOD 7 OCTAVE Planoforte, celebrated city makers; also rosewood 7 octave upright Planoforte, carved case and legs, \$1.5; modern improvements. 25 Third street, near Bowery. GOOD PIANO AT A LOW PRICE 10 A CASH customer. 335 ast Eighteenth street.

A 7% OCTAVE PIANO, NEARLY NEW, \$200; ONE for \$150, one carved legs, \$125; good Piano, \$90; two bank Organ, \$200; cost \$500; 8 stop Organ, \$196; bargains on account of removal. PER & 80N, II Clinton place (Eighth street), near Broadway.

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At Masonic Hall, 114 Kest 13th street; Brevoort Hall,
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New Scenery by Matt Morgan. New Baliets by Mme. Katle Lanner. New Music by Wm. Withers. Jr. New Music by Wm. Withers. Jr. New brilliant and costly Costumes. New and superp Banners and Properties. New and extensive Machinery. A FULL AND SELECTED COMPANY. A POWERFUL CHORUS 300 AUXILIARIES. POPULAR PRICES.

BOOTH'S THEATRE, SEVENTH WEEK. Lessees and Managers

HENRY V. The attendance to witness the magnificent illustration of Snakespeare's sublime spectacular play has now ex-

ceaded ONE HUNDRED THOUSAND. Mr. GEORGE RIGNOLD.

the celebrated player, and FORTY-THREE other excellent dramatic artists are engaged in the impersonations of characters, while in the VARIOUS TABLEAUX, PROCESSIONS and BATTLE SCENES an AUXILIARY FORCE OF FOUR HUNDRED are employed. Besides the beautiful scenery (unsurpassed stage pictures, a full CHIME OF CHURCH BELLS, an augmented orchestra, a full operatic chorus of mixed voices also a CHOIR OF BOYS are features of the grand pageant.

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DRYANT'S OPERA HOUSE, NEAR OFH AV. Every night at 8. Saturday matthee at 2. Indeed success of Harrican and Hard's muscal sketch THE SKIDMORES, SHOO FLY THE SKIDMORES, GLYCERINE OIL. SHOO FLY THE SKIDMORES, COME WHERE MY LOVE LIR. DREAMING. The new Prima Donna, WAEREN'S Banjo Solos THE SKIDMORES, LIPTERY DAY.

THE SKIDMORES, THE SKIDMORES, Characters by Dan Bryant, Bob Hart, Dave Reed, W. Benry ice, Brockway, Warren, Waiz, Kelly, Norris, Baymond, Jempleton, Hogan, Emerson and Prass Band. FAMILY MATINEE EVERY SATURDAY AT 2.

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Proprietor and Manager. Mr. AUGUSTIN DALY
THE BIG BONANZA! The Herald says: "THE BIG
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heartily. They are on the
broad grin from the time the
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Fisher, Mr. Lewis, Mr. Davidge, Mr. Paraes, Mr. Ringgold, Mr. Drew, Mr. Fawest
THE BIG BONANZA! Miss Panny Davenbort, Mrs.
THE BIG BONANZA! Gilbert, Miss Graham, Miss
THE BIG BONANZA! Rigl, Miss Mortimer.

HOUSES CROWDED! LAUGHTER INCESSANT. EVERY NIGHT AT & MATINEE SATURDAY, 1:30.

RISTORPS FAREWELL TO BEOOKLYN.—TO-NIGHT.
Only performance in Brooklyn of Glacoment's
MARIE ANTOINETTE.
RISTORI in her superp role—MARIE ANTOINETTE.
Reserved ceats, \$2. Admission, \$1. Family Circle,

I VORUM THEATRE.—RISTORI'S LAST NIGHT.
A Ristori performance for benevolent nurposos.
FRIDAY EVENINO, March 25, Extra Ristori Night.
Only performance of Camoletti's great drama,
SOR TERRESA.
RISTORI in her great role, ISABELLA SUAREZ.
Mme. RISTORI has generously volunteered to give this
EXTRA PERFORMANCE, the entire proceeds to be
devoted to the BENEFIT OF THE FUND of the new
Italian Johnol Sulling.
ASTURDAY—PARKWELL RISTORI MATINEE.
RISTORI'S LAST APPBARANCE IN NEW YORK.
Last performance of MARIE ANTOINETTE.
Next Wednesday—Aimee in LA JOHE PARFUMEUSE.

RISTORI FAREWELL MATINES.
Lyceum Theatre—SATURDAY AFTERNOON at 15.
Postively Last and Farewell Ristori Matinee.
Only Matinee Performance of MARIE ANTOINETTE.
Ristori (last time) in her superb role, Marie Antoinette.
Her last and final appearance in New York.
Admission. \$1; Scats \$1 extra.

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A tableau of Huntington's Republican Court, en costume, will be presented, after which the guests will be invited to a Tea Party presided over by ladies in costumes of that day, representing the thirteen original States. The cups and saucers used on this occasion will bear the Washington crest. Dancing will follow the reception.

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Tickets, \$3 each.

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WANTED TO PURCHASE. WANTED-A GOOD SECOND HAND ANNUNCI.
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In his unequalled character,
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MONDAY EVENING, March 29—only performance of
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MID. JENNIE VAN ZANDT,

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Thomas MIGNON (K-ELLOGGS).

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SPISING SEASON OF PRENCH OPERA BOUFFE,
Commencing WEDNESDAY EVENING, March 31,
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LA JOLIS PARF, MPUSE,
RENTREE OF MILL. MARIK AIMEE
in her criginal creation of ROSE MICHON, inaugurating her PAREWELL APPEARANCE's In New York,
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PARIS BY NIGHT, WITH MIDNIGHT STORM.
Master List. Trained canaries Enchanted Cabinet
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THURSDAY, March 25, benedit of MAX SCHEENWOLFF.
Immense success
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GROFLE GIROFLA.
LINA MAYE.
Saturday Mannee at 2 o'clock.—GROFLE GIROFLA.
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GEORGIA LAST WAEK, LAST WAEK, MINNTRELS,
GEORGIA GEORGIA SLAVE TROUTE,
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GEORGIA A End Men; 21 Artista,
GEORGIA A End Men; 21 Artista,
GEORGIA A great closing bill,
MINSTRELS,
GEORGIA GEORGIA SLAVE,
GEORGIA "Gest ever saw, Graphic, MINSTRELS,
GEORGIA "Best we ever saw, Graphic, MINSTRELS,
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MINSTRELS,
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BILLIARDS.
GRAND BILLIARD CONTEST
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MAURICE VIGNAUX (ensupped) and CYRILLE DION,
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Game 600 points up, on a Griffith & Co.; table, with the
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Match between Vignaux and C. Dion. STEINWAY HALL THIS DAY.—MISS HELLBRON'S Last Matinee but one, at 3 o'clock, assisted by Miss Clara Fisher, Mr. Glover and Mr. Sweet; violin, Mr. Carri; accompanist, Mr. Caulfield, Tickets \$1 cach.

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